UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 22-cv-22538-ALTMAN/Reid

DOMINIK KARNAS , et al., on behalf of themselves and all other similarly situated,
Plaintiffs,
v.
MARK CUBAN, et al.,
Defendants.

ORDER

For the reasons stated on the record at the Motions Hearing and Status Conference we held on May 6, 2024, see Paperless Minute Entry of Hearing [ECF No. 281], we hereby **ORDER and ADJUDGE** as follows:

- 1. By **May 10, 2024**, the Plaintiffs and Defendants Mark Cuban and Dallas Basketball Limited shall file a joint status report, apprising the Court of (1) whether the Defendants intend to object to the Plaintiffs' Motion for Preliminary Approval of Class Settlement [ECF No. 279]; and (2) the parties' positions on the proposed stay of discovery. **By that same date**, the parties shall file on the *public* docket the agreed-upon, partially redacted versions of the Sponsorship Agreement [ECF No. 265-26] and the Email Exhibit [ECF No. 265-43].
- 2. By May 13, 2024, these parties shall each submit a Supplemental Brief, not to exceed ten pages, on the following question: Whether the Sponsorship Agreement either was terminated or expired at least one year ago, thus rendering its confidentiality provision inoperative here. The parties may file their Supplemental Briefs UNDER SEAL.

3. Our ruling on the Plaintiffs' Motion for Reconsideration [ECF No. 269] and the Plaintiffs' Motion for Leave [ECF No. 277] is **DEFFERED** pending the submission of the parties' Supplemental Briefs.

DONE AND ORDERED in the Southern District of Florida on May 6, 2024.

ROY K. ALTMAN
UNITED STATES DISTRICT JUDGE

cc: counsel of record